

## Nature and Man

# Nervous Man

# Nervous Men

**Cured  
To Stay  
Cured**

WE WANT EVERY PERSON afflicted with disease of the Stomach, Heart or Liver, Blood Poison, Nervous Debility, Lost Vitality caused by overwork to come to our offices, where we will explain how our **New Electro-Medical Treatment** cures these diseases. We invite in particular those who have become dissatisfied with treatment elsewhere. We will explain why you have not been cured and will

demonstrate to your entire satisfaction why the new

treatment can cure you safely, quickly and permanently. Our counsel will cost you nothing, and our charge for a permanent cure will be reasonable and no more than you will be willing to pay for the benefits conferred. CERTAINTY OF CURE is what you want. To these diseases I have devoted the best years of my life and claim advantages over other physicians' treatments. Is it not worth your while to investigate a cure that has made life anew to multitudes of men? If you cannot call at my office, write a full statement of your case. My home treatment is successful and strictly private.

**Dr. Tomson** and Council of Physicians of  
the Tomson Medical Institute

Permanently located, Third Floor STEVENSON BUILDING, Indianapolis, Ind.  
HOURS: 8:30 a. m. to 8:30 p. m.; SUNDAY MORNING, 9 a. m. to 1 p. m.  
Working people, who cannot call during the day, will find time to call Wednesday and Saturday.

any clothing, between 6 and 8 inches

50—HAVE YOU SMOKED—50

# Full-Weight Cigars

PATTON BROS., Sole Distributors, 104 S. MERIDIAN ST.

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son, was married and came to live there. He then attempted to collect rent from her, and her refusal to pay it resulted in the suit.

### Inventory of Atkins Estate.

The inventory and appraisal of the personal property of the late E. C. Atkins, filed in the probate department yesterday, shows that

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### AMUSEMENTS.

## ENGLISH'S TO-NIGHT

Special production of the classical comedy,

# "The Shoemaker's Holiday"

his stock in the E. C. Atkins Company is valued at \$415,750, and, with other personal holdings and cash in bank, the total is \$442,745.25.

**THE COURT RECORD.**  
**SUPERIOR COURT.**  
 Room 1—John L. McMaster, Judge.  
 Mary A. Gilmore vs. Claude I. Brillhart;  
 on account. Finding and judgment for  
 plaintiff against defendant for \$331.11 and  
 costs.  
 Queen Ins. Co. vs. City of Indianapolis.  
 Judgment on verdict for defendant against  
 plaintiff for \$100,000.  
 Byron A. Weller vs. Indianapolis Light  
 and Power Co. Plaintiff's motion for new  
 trial overruled. Ninety days to file bill  
 of exceptions. Judgment on verdict for de-  
 fendant against plaintiff for costs.  
 Room 2—James M. Leathers, Judge.  
 Hamilton & Dynes vs. W. W. Hicks  
 et al.; mechanic's lien. Finding and judg-  
 ment for W. W. Hicks et al. against

**STUDENTS OF BUTLER COLLEGE**  
 Seats now on sale at Box Office.

**..FAIR BANK..**  
 "NATURE'S BEAUTY SPOT"  
**Ostendorf's Concert Orchestra—16 Pieces**  
 Concerts every evening, rain or shine. Table  
 d'ôte dinner every Sunday from 1 to 4,  
 50 CENTS. Admission free. Carriages and bicy-  
 cles checked free.

**BASE BALL**  
 Washington Park  
 INDIANAPOLIS WHEELING

costs. Foreclosure and sale ordered.  
William Hammonds vs. Mack Adams et al.

TO-DAY and FRIDAY  
 3p-Game called at 3:45.

Room 3-Vinson Carter, Judge.

Jacob Joseph vs. Sadie David et al.; malicious prosecution. Plaintiff dismisses cause as to defendant Hobeck David. Judgment against plaintiff for costs.

Eliza Amick vs. City of Indianapolis et al. On trial by jury.

CIRCUIT COURT.

Henry Clay Allen, Judge.

Herman Behrens, William Aepher and Joseph Kramer naturalized.

Esther McWhorter vs. Francis Marion Clark; possession. Dismissed and costs paid.

William B. De Poy vs. Eugene Sauley; habeas corpus. Plaintiff dismisses cause. Judgment against plaintiff for costs.

Eliza Collier vs. John A. Collier; divorce. Defendant defaulted. Submitted to court. Finding for plaintiff. Decree of divorce.

Charles Hamilton, Editor.

We have concluded to furnish parties who wish to use artificial gas with pre-paying meters without requiring a deposit. We will run service from main to property line, furnish connections and set meter free of charge, and furnish gas at (\$1.00) one dollar per thousand. The only charge will be for service from property line to meter.

We guarantee they will give perfect satisfaction.

Call at Gas Office for further information.

Harriet Childs et al. vs. Guarantee Roofing Co.; supplemental to execution. Submitted to court. Finding for plaintiff. Defendant ordered to turn over to plaintiff certain property. Judgment against defendant for costs.

Hegan Mantel Co. vs. William H. Bennett. Plaintiff prays appeal to Appellate Court. Granted on filing bond of \$300 within thirty days.

Sadie E. Leacock vs. Anna B. Kneel et al.; partition. Commissioner's report of sale approved. Sale confirmed. Deed represented and approved.

Lillian L. Masters vs. James D. Maris; specific performance. Defendant prays appeal to Appellate Court. Granted.

Lottie Hoyle vs. John Hoyle; divorce. Defendant defaulted. Submitted to court. Finding for plaintiff. Decree of divorce. Plaintiff's maiden name, Lottie McKee, restored. Judgment against defendant for

**Amanda Shobe vs. Robert Shobe; divorce.** If you suffer from indigestion,

Defendant defaulted. Submitted to court. Judgment against defendant. Costs of prosecution. Plaintiff's maiden name, Amanda Kurtz, restored. Judgment against defendant for costs.

Willard W. Hubbard vs. Petter Joheneston et al.; forclosure. Defendants defaulted. Submitted to court. Finding for plaintiff. Judgment against defendant. Costs of forclosure. Criminal relief. Decree of forclosure.

**CRIMINAL COURT.**

Fremont Alford, Judge.

Clarence McManis; Incurable. Finding guilty. Aye, eleven. Sentence suspended.

Sarah Boyde; petit larceny. Plea of guilty. Fined \$1 and imprisonment in county jail for thirty days.

Clyde Wynegar; grand larceny and embezzlement. Defendant files bill of exceptions. Grand jury makes final report.

George Davis; petit larceny. Plea of

you will be surprised at the speedy relief that can be obtained by using a combination of all the natural digestants.

Kodol Dyspepsia Cure is such a preparation, and its presence in the stomach and alimentary tract relieves the digestive organs from work, by digesting every kind of food that may be eaten.

**It can't help but do you good**

guilty. Fined \$1 and imprisonment in county workhouse four months.

**KODOL DYSPEPSIA CURE**  
Prepared only by E.C. DeWitt & Co., Chicago.  
The \$1. bottle contains 2 3/4 times the 50c. size.

Raleigh Thompson, by his next friend,  
Frank E. Thompson, vs. The Cereal Man-

-Bluffing Co.; damages, Demand, \$10,000. Circuit Court.  
 -Bloomer Young vs. The National Life Co.; damages, Demand, \$10,000. Circuit Court.  
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**HIGHER COURTS' RECORD.**  
**SUPREME COURT.**  
 -Minutes-  
 12655. The State, et rel. Samuel J. Johnston vs. The Wayne County Council, etc., et al. Wayne C. C. Appellees' brief (8.)  
**APPELLATE COURT.**  
 -Minutes-  
 3498. James C. Mount, administrator, etc., vs. James I. Dehaven. Fayette C. C. Appellee's supplemental brief (3.)  
 3574. Louise C. Cook vs. Minnie L. Baurage. Marion S. C. Appellant's brief (8.)

3988. John H. Bass, surviving partner.

etc., vs. Daniel McDonald et al. Marshall C. C. Record. Assignment of errors. In term. Bond.

\$89. City of Elwood vs. Martha J. Laughlin. Madison C. C. Record. Assignment of errors. In term. Bond.

\$90. The Wabash Railroad Company vs. William M. De Hart. Warren C. C. Record. Assignment of errors. In term. Bond.

**"The Shoemaker's Holiday."**

The production of "The Shoemaker's Holiday" to-night at English's will arouse a new interest in an old play. The scenery and stage as constructed show the interior of the old Fortune Theater, built in 1595. It will be a pleasure to see how the plays of Shakespeare have been interpreted and produced, with the trumpet calls at the opening, the quaint music between the acts, the bolstering of the stage.

costumes seemed to work a transformation in the players. Mr. Morris, the director, has expressed the opinion that the play will be one of the most interesting ever witnessed in Indianapolis.

The play is a lively comedy of four acts and a number of scenes, and is substantiated as it was written by Thomas Dekker in 1598 and presented before Queen Elizabeth.

movable scenery.

the first rehearsal, which day evening showed how attractive a real Elizabethan audience would appear. The seats are on sale at the theater.